

धसाधारस

EXTRAORDINARY

भाग II-स्ववतः 1

PART II—Section

व्याधिकार से प्रकाशिक

PUBLISHED BY AUTHORITY

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इस भाग में भिन्म पृष्ठ संख्या दी जाती है जिससे कि यह धलग संकलन के इत्य में रखा जा सके। Separate paging is given to this Part in order that it may be filed as a separate compilation.

MINISTRY OF LAW (Legislative Department)

New Delhi, the 16th January, 1969/Pausa 26, 1890 (Saka)

The following President's Acts are published for general information:—

THE BIHAR LAND REFORMS (VALIDATION) ACT. 1969

No. 2 of 1969

Enacted by the President in the Nineteenth Year of the Republic of India

An Act to validate certain actions taken under the Bihar Land Reforms Act, 1950

39 of 1968.

Bihar Act XXX of

1950.

In exercise of the powers conferred by section 3 of the Bihar State Legislature (Delegation of Powers) Act, 1968, the President is pleased to enact as follows: —

- 1. This Act may be called the Bihar Land Reforms (Validation) Short title. Act, 1969.
- 2. Notwithstanding anything contained in sections 3, 3A and 3B Validation of the Bihar Land Reforms Act, 1950 or any judgment, decree or of certain order of any court to the contrary, all notifications issued, all actions taken under the Bihar.

Land Reforms Act, 1950.

taken or all things done in respect of the vesting of the estates or tenures in the State during the period commencing from the 25th day of September, 1950 and ending with the commencement of the Bihar Land Reforms (Amendment) Act, 1953, shall always be deemed Bihar Act to have been validly issued, taken or done and shall not be called in XX of 1954. question merely on the ground of non-compliance or irregular compliance of the provisions of the said sections except the provisions of sub-section (1) of section 3 and sub-section (1) of section 3A of the said Act.

ZAKIR HUSAIN,

President.

Reasons for the enactment

Under the provision of sub-section (2) of section 3 of the Bihar Land Reforms Act, 1950, as it stood prior to its amendment in 1954, a notification vesting an estate or tenure in the State was also required to be published in at least two issues of two newspapers having circulation in the State of Bihar. In certain cases this requirement was not complied with and in others, with lapse of time, some of these newspaper publications were not available. Recently, in the absence of the relevant issues of the newspapers in which these notifications were published in respect of a Zamindari, the Supreme Court has held that the estate has not vested in the State of Bihar. After this finding of the Supreme Court, some cases have been filed against the State Government challenging the fact of vesting on the ground mentioned above.

- 2. To obviate the above difficulties, it is considered necessary to validate all notifications issued under the Act for the purpose of vesting an estate or tenure in the State, with retrospective effect. Accordingly, this validating legislation is being enacted as a President's Act.
- 3. The Committee constituted under the proviso to sub-section (2) of section 3 of the Bihar State Legislature (Delegation of Powers) Act, 1968 (39 of 1968), has been consulted before the enactment of this measure as a President's Act.

B. SIVARAMAN,

Secy. to the Govt. of India. Ministry of Food, Agriculture. Community Development and Cooperation (Department of Agriculture).

THE RANCHI DISTRICT TANA BHAGAT RAIYATS' AGRICULTURAL LANDS RESTORATION (AMENDMENT) ACT, 1969

No. 3 of 1969

Enacted by the President in the Nineteenth Year of the Republic of India.

An Act further to amend the Ranchi District Tana Bhagat Raiyats' Agricultural Lands Restoration Act, 1947.

In exercise of the powers conferred by section 3 of the Bihar State Legislature (Delegation of Powers) Act, 1968, the President is pleased

- to enact as follows:-1. (1) This Act may be called the Ranchi District Tana Bhagat Short title
- Raivats' Agricultural Lands Restoration (Amendment) Act, 1969. commence-(2) It shall be deemed to have come into force on the 29th day of ment. February, 1968.
- 2. For the proviso to sub-section (4) of section 4 of the Ranchi Amendment of section 4 District Tana Bhagat Raiyats' Agricultural Lands Restoration Act, of Bihar 1947, the following proviso shall be substituted and shall be deemed Act II of 1948. always to have been substituted, namely:--

"Provided that no proceedings shall be initiated under subsection (1) or sub-section (4) after the 31st day of March, 1970.".

> ZAKIR HUSAIN. President.

V. N. BHATIA. Secy. to the Govt. of India.

Reasons for the enactment

During the freedom struggle, the Tana Bhagat Raiyats of Ranchi District participated in the 'No Rent Campaign' and were penalised by the British Government by sale of their agricultural lands in execution of various decrees for arrears of rent. The Ranchi District Tana Bhagat Raiyats' Agricultural Lands Restoration Act, 1947 was enacted with a view to restoration of the agricultural land to Tana Bhagat Raiyats. The period prescribed in the said Act for initiating proceedings for such restoration expired on 29th February, 1968. At present a number of cases are still pending for disposal and if the period is not extended, it will not be possible to dispose of these cases. This enactment seeks to extend the period up to 31st March, 1970.

39 of 1968.

2. The Committee constituted under the proviso to sub-section (2) of section 3 of the Bihar State Legislature (Delegation of Powers) Act, 1963 (39 of 1968) has been consulted before the enactment of this measure as a President's Act.

B. SIVARAMAN,

Secy. to the Govt. of India Ministry of Food, Agriculture, Community Development and Cooperation (Department of Agriculture).